189893

1 2 2007

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKETT NO. 2007-17-E/C DOCKETT NO. 2002-57-E/C

December 6, 2007

IN RE: James Tarmann, Complainant/Petitioner (Notice)

() to () (Commission)

According to the Supreme Court of South Carolina (Lucas V. South Carolina). If a state agency, by "regulation", causes private property to be "idled" and or becomes worthless to the owner, this is considered a taking, and the owner must be compensated fair market value.

Considering that this South Carolina Supreme Court Ruling, now takes precedence and supersedes all other matters of law that have been previously noted by Respondents and or the South Carolina Public Service Commission in the above referenced matters.

l hereby, serve notice upon the South Carolina Public Service Commission to outline a process for compensation for the property that has been made idled and or made worthless to me by South Carolina Public Service Commission "regulations" on or before December 25, 2007.

Sincerely,

James Tarmann